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27765	7590	10/16/2008	EXAMINER	
NORTH AMERICA INTELLECTUAL PROPERTY CORPORATION			LAO, LUN S	
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MERRIFIELD, VA 22116			PAPER NUMBER	
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**Please find below and/or attached an Office communication concerning this application or proceeding.**

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail address(es):

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<b>Office Action Summary</b>	<b>Application No.</b> 10/661,492	<b>Applicant(s)</b> SU ET AL.	
	<b>Examiner</b> LUN-SEE LAO	<b>Art Unit</b> 2614	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

#### Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

#### Status

- 1) ☒ Responsive to communication(s) filed on 11 July 2008.
- 2a) ☒ This action is **FINAL**.                      2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

#### Disposition of Claims

- 4) ☒ Claim(s) 24-26, 29-35 and 38- 43 is/are pending in the application.
- 4a) Of the above claim(s) \_\_\_\_\_ is/are withdrawn from consideration.
- 5) ☐ Claim(s) \_\_\_\_\_ is/are allowed.
- 6) ☒ Claim(s) 24-26, 29-35 and 38- 43 is/are rejected.
- 7) ☐ Claim(s) \_\_\_\_\_ is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

#### Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on \_\_\_\_\_ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.  
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

#### Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All    b) ☐ Some \*    c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
  2. ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
  3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

#### Attachment(s)

- |  |   |
|--|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892)          | 4) <input type="checkbox"/> Interview Summary (PTO-413)           |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | Paper No(s)/Mail Date. _____                                      |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO/SB/08)          | 5) <input type="checkbox"/> Notice of Informal Patent Application |
| Paper No(s)/Mail Date _____  | 6) <input type="checkbox"/> Other: _____                          |

## **DETAILED ACTION**

### *Introduction*

1. This action is in response to the amendments filed on 07-11-2008. Claims 24, 33 and 38 have been amended. Claims 1-23, 27-28 and 36-37 have been canceled. Claims 24-26, 29-35 and 38-43 are pending.

### ***Claim Rejections - 35 USC § 112***

2. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

3. Claim 43 is rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention. Claim 43 recited "a decoder, coupled to the control circuit, for receiving a first number of outputs from the control circuit and thereby generating a second number of outputs; wherein the second number is larger than the first number" was not supported in the original specification nor in any claims originally filed.

### ***Claim Rejections - 35 USC § 102***

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

Art Unit: 2614

A person shall be entitled to a patent unless –

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

5. Claims 24-26, and 29- 33, 35 are rejected under 35 U.S.C. 102(e) as being anticipated by Patterson et al. (US 2004/0081099).

Consider claim 24 Patterson teaches an apparatus for automatically determining a type of an external device(see fig.1), comprising:

a jack (see fig.1, 2 (26)) for coupling the external device(24); an impedance detecting circuit(30,32), coupled to the external device(24) through the jack(26), for generating a first analog signal according to an impedance of the external device (see fig. 9B (jack)) and a first resistance(R1), a second analog signal according to the impedance of the external device(jack) and a second resistance(R2) and a third analog signal according to the impedance of the external device and a third resistance (R6), wherein the first, second and third resistances are different;

an analog-to-digital converter (see fig.4 (34,36) and page 4 [0049]), coupled to the impedance detecting circuit, for converting the first, second and third analog signals to a first, second and third digital values, respectively; and

a control circuit(see fig.1 (CPU)), coupled to the analog-to-digital converter (30,32 and see page4[0046]-[0049]), for determining the type of the external device(24) when the first digital value falls within a first predetermined range (see fig.5 (146)), the second digital value falls within a second predetermined range(150 in fig.5), the third digital

Art Unit: 2614

value falls within a third predetermined range(154 in fig.5) and all of the first, second and third predetermined ranges together indicate a same recognized condition among a plurality of predetermined recognized conditions(148,152, 158 and 160 in fig.5 and see page 5 [0055]); wherein the impedance detecting circuit comprises a plurality of resistors, which couples together in parallel, for providing the first, second and third resistance (see fig.9B (R1, R2 and R6 and page 7[0059]) and each of the first, second and third digital values is a multi-bit number (see figs.9A,9B, 10 (JS0,JS1, JS3) and page 7[0059]-[0062]).

Consider claims 25-26 Patterson teaches the apparatus wherein the impedance detecting circuit comprises:

a switching circuit (See fig.9B) for selectively coupling at least one of the resistors to the external device and thereby sequentially generating the first, second and third analog signals which are respectively converted into the first, second and third analog signals which are respectively converted into the first, second and third values by the analog-to-digital converter(see fig.4 (34,36) and page 4 [0049]); and wherein at least two of the first, second and third predetermined ranges are different (148,152, 158 and 160 in fig.5 and see page 5 [0055]).

Consider claim 29-31 Patterson teaches a connection detecting circuit, coupled between the jack and the impedance detecting circuit, for determining whether the external device couples to the jack such that the impedance detecting circuit generates the first, second and third analog signals when the connection detecting circuit determines the external device being coupled to the jack(see fig.9B and page 7[0059])

Art Unit: 2614

; and the control circuit disconnects the coupling relation between the impedance detecting circuit and the jack after determining the type of the external device (see figs.9A,9B, 10 and page 7[0059]-[0062]); and a multiplexing circuit for coupling the external device to an internal circuit according to the type of the external device determined by the control circuit(see fig. 17; and page 5[0057] and page 7[0069]-[0073]).

Consider claim 32 Patterson teaches that a decoder, coupled to the control circuit, for receiving a first number of outputs from the control circuit and thereby generating a second number of outputs; wherein the second number is larger than the first number(146,150 in fig.5 and see page 5 [0055]).

Consider claim 33 Patterson teaches a method for automatically determining a type of an external device, comprising:

providing a plurality of predetermined resistances by a. plurality of resistors coupled together in parallel (see fig. 9B (R1, R2 and R6));

generating a first analog signal(R1) according to a first coupling relation between the plurality of predetermined resistance and an impedance of the external device(plug);

generating a second analog signal(R2) according to a second coupling relation, which is different from the first coupling relation, between the plurality of predetermined resistances and the impedance of the external device;

generating a third analog signal (R6) according to a third coupling relation, which is different from the first end second coupling relations, between the plurality of predetermined resistances and the impedance of the external device (see fig.9B (R1,

Art Unit: 2614

R2 and R6) and page 7[0059]); respectively converting the first, second and third analog signals to first, second and third digital values (see fig.4 (34, 36) and page 4 [0049])  
; and

determining the type of the external device when the first digital value falls within a first predetermined range(see fig.5 (146)), the second digital value falls within a second predetermined range(150 in fig.5), the third digital value falls within a third predetermined range(154 in fig.5) and all of the first, second and third ranges together indicate a same recognized condition among a plurality of predetermined recognized conditions(148,152, 158 and 160 in fig.5 and see page 5 [0055]); wherein each of the first, second and third digital values is a multi-bit number (see figs.9A,9B, 10 (JS0,JS1, JS3) and page 7[0059]-[0062]).

Consider claim 35 Patterson teaches wherein at least two of the first, second and third predetermined rang are different (146,150, 154 in fig.5 and see page 5 [0055]).

### ***Claim Rejections - 35 USC § 103***

6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

7. Claims 34 and 38-43 are rejected under 35 U.S.C. 103(a) as being unpatentable over Patterson et al. (US 2004/0081099) in view of Dao (US PAT. 6,407,633).

Art Unit: 2614

Consider claim 34 Patterson teaches the method further comprising:

decoupling a first resistor of the plurality of resistors from the impedance of the external device before coupling second resistor of plurality of resistors to the impedance of the external device(see fig.9B and page 7[0059]); but Patterson does not explicitly teach decoupling the second resistor from the impedance of the external device before coupling a third resistor of the plurality of resistors to the impedance of the external device; and

decoupling all of the plurality of resistors from the impedance of the external device after constituting the recognized condition.

However, Dao teaches decoupling the second resistor from the impedance of the external device before coupling a third resistor of the plurality of resistors to the impedance of the external device; and

decoupling all of the plurality of resistors from the impedance of the external device after constituting the recognized condition(see fig.3, and col. 3 line 35-667 and col. 7 line20-col. 8 line 12).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teaching of Dao into the teaching of Patterson to provide better sound quality for each channel.

Consider claim 38 Patterson teach an apparatus for determining a type of an external device, comprising:

a jack for coupling the external device (see fig. 9B (jack));



Art Unit: 2614

an impedance detecting circuit (see fig.9B(32)), coupled to the external device through the jack (jack), for generating a first analog signal according to an impedance of the external device and a first resistance (R1), a second analog signal according to the impedance of the external device and a second resistance (R2) and a third analog signal according to the impedance of the external device and a third resistance(R6), the impedance detecting circuit comprising:

a plurality of detecting paths coupled together in parallel(see fig.9B (R1, R2 and R6 ) and page 7[0059]),

an analog-to-digital converter (see fig.4 (34,36) and page 4 [0049]), coupled to the impedance detecting circuit, for converting the first, second and third analog signals to a first, second and third digital values; and

a control circuit(see fig.1 (CPU)), coupled to the analog-to-digital converter (30,32 and see page4[0046]-[0049]), for determining the type of the external device(24) when the first digital value falls within a first predetermined range (see fig.5 (146)), the second digital value falls within a second predetermined range(150 in fig.5), the third digital value falls within a third predetermined range(154 in fig.5) and all of the first, second and third predetermined ranges together indicate a same recognized condition among a plurality of predetermined recognized conditions(148,152, 158 and 160 in fig.5 and see page 5 [0055]); wherein the first, second and third resistance are different (see fig.9B (R1, R2 and R6 and page 7[0059]) and each of the first, second and third digital values is a multi-bit number (see figs.9A,9B, 10 (JS0,JS1, JS3) and page 7[0059]-[0062]); but Patterson does not explicitly teach each of the detecting paths comprising a resistor and

Art Unit: 2614

a transistor coupled together in series, ,and on/off conditions of the transistors determining the first, second and third resistances.

However, Dao teaches each of the detecting paths comprising a resistor and a transistor coupled together in series, and on/off conditions of the transistors determining the first, second and third resistances(see fig.3, and col. 3 line 35-67 and col. 7 line20-col. 8 line 12).

Therefore, it would have been obvious to one of ordinary skill in the art at the time the invention was made to combine the teaching of Dao into the teaching of Patterson to provide better sound quality for each channel.

Consider claim 39 Patterson as modified by Dao teaches the apparatus wherein the plurality of detecting paths comprises:

a first detecting path comprising a first resistor and a first transistor coupled in series; a second detecting path, coupled to the first detecting path in parallel, comprising a second resistor and a second transistor coupled in series; and a third detecting path, coupled to the first and second paths in parallel, comprising a third resistor and a third transistor coupled in series; wherein the first resistance is determined when the first transistor is switched on and the second and third transistors are switched off, the second resistance is determined when the second transistor is switched on and the first and third transistors are switched off and the third resistance is determined when the third transistor is switched on and the first and second transistors are switched off (Dao, see fig.3, and col. 3 line 35-67 and col. 7 line20-col. 8 line 12 and Patterson, see figs. 10, 15-17; and page 6[0060] and page 7[0069]-[0073]).

Art Unit: 2614

Consider claim 40 Patterson as modified by Dao teaches the apparatus further comprising:

a connection detecting circuit (see fig. 17 (410b)), coupled between the jack (jack) and the impedance detecting circuit (410), for determining whether the external device couples to the jack such that the impedance detecting circuit generates the first, second and third analog signals when the connection detecting circuit determines the external device being coupled to the jack (see fig. 17; and page 6[0060] and page 7[0069]-[0073]).

Consider claims 41-43 Patterson as modified by Dao teaches the apparatus wherein the control circuit disconnects the coupling relation between the impedance detecting circuit and the jack after determining the type of the external device (see fig. 17; and page 6[0060] and page 7[0069]-[0073]); and the apparatus further comprising: a multiplexing circuit for coupling the external device to an internal circuit, according to the type of the external device determined by file control circuit(see figs. 4,7, 17; and page 5[0057] and page 7[0069]-[0073]); and the apparatus further comprising: a decoder(see fig. 17 (412)), coupled to the control circuit(11), for receiving a first number of outputs from the control circuit and thereby generating a second number of outputs; wherein the second number is larger than the first number(see fig. 5; and page 6[0060] and page 7[0069]-[0073]).

***Response to Arguments***

8. Applicant's arguments filed 07-11-2008 have been fully considered but they are not persuasive.

Applicant argued that under 35 U.S.C. 112, first paragraph rejection (see the remarks page 10, second paragraph).

The examiner responds that the applicant point out he third paragraph of page 5 of the original and shown in Fig. 2B. However, the examiner reads carefully and can not find the supporting for "generating a second number of outputs; wherein the second number is larger than the first number" by the original specification and fig.2B.

Therefore, the 112 first paragraph rejection will be maintained.

Applicant further argued that Patterson also fails to teach that "a control circuit for determining the type of an external device when a first digital value converted from the first analog signal falls within a first predetermined range, a second digital value converted from the second analog signal falls within a second predetermined range, the third digital value converted from the third analog signal falls within a third predetermined range and all of the first second and third predetermined ranges together indicate a same recognized condition among a plurality of predetermined recognized conditions; wherein each of the first, second and third digital values is a multi-bit number" (see the remarks page 11 second paragraph).

The examiner disagrees. Patterson discloses a control circuit(see fig.1 (CPU)), coupled to the analog-to-digital converter (30,32 and see page4[0046]-[0049]), for determining the type of the external device(24) when the first digital value falls within a

Art Unit: 2614

first predetermined range (see fig.5 (146)), the second digital value falls within a second predetermined range(150 in fig.5), the third digital value falls within a third predetermined range(154 in fig.5) and all of the first, second and third predetermined ranges together indicate a same recognized condition among a plurality of predetermined recognized conditions(148,152, 158 and 160 in fig.5 and see page 5 [0055]); wherein the impedance detecting circuit comprises a plurality of resistors, which couples together in parallel, for providing the first, second and third resistance (see fig.9B (R1, R2 and R6 and page 7[0059]) and each of the first, second and third digital values is a multi-bit number (see figs.9A,9B, 10 (JS0,JS1, JS3) and page 7[0059]-[0062]). It meets the limitation as recited and further argument, please see the final rejection.

### ***Conclusion***

**9. THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

Art Unit: 2614

the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

10. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Hwang et al. (US PAT. 6,122,369) is cited to show other related apparatus for automatic identification of audio input/output device and method thereof.

11. Any response to this action should be mailed to:

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Lao,Lun-See whose telephone number is (571) 272-7501. The examiner can normally be reached on Monday-Friday from 8:00 to 5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vivian Chin, can be reached on (571) 272-7848.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the Technology Center 2600 whose telephone number is (571) 272-2600.

Lao,Lun-See  
/Lun-See Lao/  
Examiner, Art Unit 2615  
Patent Examiner

Application/Control Number: 10/661,492

Page 14

Art Unit: 2614

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Knox

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Date 10-09-2008

/Vivian Chin/

Supervisory Patent Examiner, Art Unit 2615